Agreement No. NONM 63-4
Amendment No. 1

### AMENDMENT TO BASIC AGREEMENT

# For Reimbursement of Allowable Cost Between Department

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#### WITNESSETH

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WHEREAS, as of 1 January 1962, the United States of America and the	16
hereinafter called the Contractor,	٠,
entered into Basic Agreement for Reimbursement of Allowable Cost No.	
NONM 63-4.	

WHEREAS said Basic Agreement provides that from and after 1 January 1962, reimbursement of allowable indirect costs under certain cost-reimbursement type contracts as set forth in paragraph 2 thereof, shall be made in accordance with final, periodic negotiated overhead rates to be established as provided therein;

WHEREAS, the parties have, in accordance with paragraph B of Appendix A to the Basic Agreement, negotiated the final overhead rates set forth in enclosure (1) to this Amendment for the calendar year 1962,

NOW THEREFORE, the parties agree that for the period beginning

1 January 1962 and ending 31 December 1962, the final overhead rates, and

bases applicable thereto, set forth in enclosure (1) to this Amendment shall

be used, as applicable, for the purpose of determining the allowable indirect

costs under each cost-reimbursement type contract between the parties which

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(as provided in paragraph 2 of said Basic Agreement) expressly incorporates by reference, or provides for reimbursement of allowable costs in accordance with, the said Basic Agreement.

			UNITED	STATES O	F AMERICA	
			Ву			
			Title	Contract	ing Office	r
			Depar	tment of	the Navy	
		CERTIFICATE				,
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	and the second s					
am As:	sistant Secretary		of			
	; that			ed this A	greement or	n beh
named above			who sign			
named above	; that	Vice Presiden	who sign	of	said corpor	ratio
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# Application of Rates

The following information relates to the applicability of the above rates:

- a. Factory adjustment factors are a percentage of total factory direct labor and overhead charged at standard costing rates. The application of this rate will adjust costs for the variance between standard and actual costs, the unallowable costs and other cost adjustment.
- b. Engineering adjustment factors are a percentage of total engineering direct labor and overhead charged at standard costing rates. The application of this rate will adjust costs for the variance between standard and actual costs, the unallowable costs and other cost adjustments.

		Except	ions:
25X1A		pe	he following locations express engineering overhead as a ercentage of engineering direct labor dollars including shift remium and excluding authorized overtime premium:
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25X1A 25X1A			ngineering rates for and certain budgets listed above are a collar rate for a productive labor hour.
	c.	Indepen	ndent Research and Development
		e	evelopment rates are a percentage of total performance costs xclusive of research and development and general and dministrative expenses.
25)(44		e	esearch rates are a percentage of total performance costs xclusive of research and development and general and dministrative expense except for the following divisions:
25X1A			(a)(except cost center No. 89 Digital Computer) - research rate is a dollar rate for a productive hour.
			(b) Plant Apparatus - research rate is a percentage of total performance costs exclusive of research and headquarters general and administrative expenses.
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		(3) Independent research and development rates apply to all costype contracts issued under ASPR XV Cost Principles as provided in Revision #50 dated 2 November 1959.
	d.	General and administrative expense rates are a percentage of total performance costs exclusive of general and administrative expense except for the following divisions:
25X1A		(1) a productive hour dollar rate exclusive of cost center No. 89 Digital Computer.
25X1A		(2) Plant Apparatus - percentage of total performance costs exclusive of headquarters general and administrative expense.
	е.	independent research and development rates and general and administrative expense rates do not apply to the following facility contracts: NOw-61-0473u, NOw-61-0503u, NOw-61-063lu, NOw-61-0870u, and NOw-61-0884u.
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## CONTRACTOR'S ASSIGNMENT OF REFUNDS, REBATES, AND CREDITS

25X1A	Contract No.AF33(657)7351
Pursuant to the terms of Contract AF33 of the reimbursement of costs and payment of fee	(657)7351 and in consideration as provided in the said contract
and any assignment thereunder, the	
(hereinafter called the Contractor	does hereby:

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- 1. Assign, transfer, set over and release to the UNITED STATES OF AMERICA (hereinafter called the Government), all right, title and interest to all refunds, rebates, credits or other amounts (including any interest thereon) arising out of the performance of the said contract, together with all the rights of action accrued or which may hereafter accrue thereunder.
- 2. Agree to take whatever action may be necessary to effect prompt collection of all refunds, rebates, credits or other amounts (including any interest thereon) due or which may become due, and to promptly forward to the Contracting Officer, checks (made payable to the Treasurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officer as stated in the said contract and may be applied to reduce any amounts otherwise payable to the Government under the terms hereof.
- 3. Agree to cooperate fully with the Government as to any claim or suit in connection with refunds, rebates, credits or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of attorney or other papers in connection therewith; and to permit the Government to represent it at any hearing, trial or other proceeding arising out of such claim or suit.

March	IN	WITNESS 1966		this	assignment	has	been	executed	this	4th	day	of
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			Contract No	AF33(657)7351
	ursuant to the	terms of Contract No.	AF33(657)7351	and in consideration
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	1 /	a) 77 7 12 8		who do
the Gover	upon payment of nment), does repyees, of and fr	the said sum by the mise, release, and di	United States of Am scharge the Governm bligations, claims,	gnees, if any, the Con- erica (hereinafter called ent, its officers, agents, and demands whatsoever
1. 1	Specified claims not susceptible	in stated amounts or of exact statement by	r in estimated amoun the Contractor, as	ts where the amounts are follows:
	extimated am may be asses	counsel or attorney f	including penalt by the contractor t	ies and interest which the State of Maryland,
	Liabilities of to this contract the date of the gives notice of six (6) years af	; provided, that such execution of the rele such claims in writing ter the date of the r	rd parties arising on claims are not kno ease; and provided fing to the Contracting telease or the date	ut of the performance wn to the Contractor on urther that the Contractor g Officer not more than
:	of its indemnifi ceasonable exper	cation of the Governm	ment against patent to, incurred by the	f the Contractor by reason liability), including Contractor under the
are not the said	released as set contract, inclu	forth above, that it	will comply with al ion those provisions	and with claims which l of the provisions of relating to notification ation of litigation.
Mar	IN WITNESS WHERE	OF, this release has	been executed this	4th day of
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